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909 7590 09/22/2009 PILLSBURY WINTHROP SHAW PITTMAN, LLP			EXAM	EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/583,914 BIJKER ET AL. Office Action Summary Examiner Art Unit JAE LEE 2895 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 28 July 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-37 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1.2.5-25 and 29-37 is/are rejected. 7) Claim(s) 3.4.26-28 is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. Notice of Draftsperson's Patent Drawing Review (PTO-948)

Imformation Disclosure Statement(s) (PTC/G5/08)
 Paper No(s)/Mail Date ______.

Notice of Informal Patent Application

6) Other:

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DETAILED ACTION

Response to Arguments

- Applicant's arguments, see pages 2-5, filed 07/28/2009, with respect to the rejection(s) of claim(s) 1-37 under 35 U.S.C. 102(e) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Lichibara et al. (Pub No. US 2003/0193857 A1, hereinafter Ichibara et al.
- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 1, 2, 5-9, 11-15, 17-25, 30, and 34-36 are rejected under 35
 U.S.C. 103(a) as being unpatentable over <u>Ichibara et al.</u> (Pub No. US 2003/0193857
 A1, hereinafter <u>Ichibara et al.</u>) in view of <u>Chistyakov</u> (USP# 6,903,511 B2, hereinafter <u>Chistyakov</u>).

With regards to claim 1, Ichibara et al. teaches A method for manufacturing a functional layer, comprising:

introducing a substrate into a process chamber (see ¶130, disk substrate 101);

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generating a plasma by a RF plasma source (see ¶130, RF sputtering in Ar plasma utilized);

depositing a first deposition material on the substrate under the influence of the plasma, wherein, at the same time, applying a second deposition material to the substrate with a second deposition process (see ¶130, first deposition material AlSb while at the same time depositing second deposition material SiO₂);

wherein the functional layer has no catalytic function and forms a coating selected from the group consisting of anti-reflective, heat-resistant, and optical coatings (see ¶130, no catalytic activity, the film can be classified as either an optical coating or heat-resistant film).

Ichibara et al., however, does not teach utilizing a DC plasma source.

In the same field of endeavor, <u>Chistyakov</u> teaches the use of a DC plasma source since it can be advantageous of reducing probability of establishing electrical breakdown condition leading to an undesirable electrical discharge (see col. 3, lines 57-67).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to incorporate a DC plasma source since it can be advantageous of reducing probability of establishing electrical breakdown condition leading to an undesirable electrical discharge

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With regards to **claim 2**, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the first deposition material is supplied to the plasma outside the plasma source in the process chamber (see

With regards to claim 5, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the second deposition process is sputtering (see ¶130, sputtering utilized for AISb / SiO₂ film).

With regards to claim 6, Ichibara et al. teaches a method according to claim 1, wherein a sputtering electrode comprising the first and/or the second deposition material is arranged in the process chamber, wherein the plasma is brought into contact with said sputtering electrode to sputter the substrate with the first and/0r the second deposition material of the electrode (see ¶130, sputtering technique utilized with plasma Argon gas to sputter AISb target onto substrate).

With regards to claim 7, <u>Ichibara et al.</u> teaches a method according to claim 6, wherein the plasma is passed at least partly through a passage of the sputtering electrode to contact the plasma with the electrode (see ¶130, sputtering gas argon sputters AISb target).

With regards to claim 8, <u>Ichibara et al.</u> teaches a method according to claim 7, wherein the sputtering electrode contains compressed powders of the first and/or

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second deposition materials to be deposited on the substrate (see ¶130, AISb target is comprised of compressed powders).

With regards to claim 9, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate comprises sheet material (see ¶130, optical disk substrate is a sheet).

With regards to claim 11, Ichibara et al. teaches a method according to claim 1, wherein the substrate is brought from an environment into the process chamber and is discharged from the process chamber to the environment while the deposition material is deposited on the substrate in the process chamber (see ¶130, disk taken out of the chamber after layers are applied).

With regards to claim 12, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate is substantially non-porous and comprises a metal or plastic (see ¶130, optical disk made of a plastic polycarbonate).

With regards to claim 13, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate comprises a carrier material (see ¶130, polycarbonate is a carrier material).

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With regards to claim 14, Ichibara et al. does not teach a method according to claim 1, wherein the substrate comprises a metal and/or an alloy.

In the same field of endeavor, the selection of a known material based on suitability for its intended use is prima facie obviousness (see <u>Sinclair & Carroll Co. v.</u> <u>Interchemical Corp.</u>, 325 U.S. 327, 65 USPQ 297 (1945)).

With regards to claim 15, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate comprises corrugated material.

In the same field of endeavor, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to merely select a configuration of a substrate absent persuasive evidence that the particular configuration of the substrate was significant (see *In re Dailey*, 357 F.2d 669, 149 USPQ 47 (CCPA 1966)).

With regards to claim 17, <u>Ichibara et al.</u> does not teach a method according to claim 1, wherein the first and/or second deposition material is deposited such that the chemical composition of the deposited material measured over distances of 5 cm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum distance (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said

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to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to claim 18, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate is adjusted to a particular electrical potential by DC, pulsed DC and/or RF biasing (see ¶130, RF can be utilized).

With regards to claim 19, <u>Ichibara et al.</u> teaches a method according to claim 1, wherein the substrate is adjusted to a treatment temperature (see ¶130, there is a temperature when performing the process).

With regards to claim 20, <u>Ichibara et al.</u> teaches an apparatus for manufacturing a functional layer on a substrate, comprising:

a process chamber (see ¶130, sputtering chamber);

a first deposition material source configured to introduce a first deposition material into the plasma (see ¶130, first deposition material source AISb);

a substrate positioning device configured to bring and/or keep at least a part of a substrate in such a position in the process chamber that the substrate contacts said plasma (see ¶130, optical disk being coated is held by a positioning device);

a second deposition material source configured to deposit a second deposition material on the substrate at the same time as the plasma source, wherein the functional

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layer has no catalytic function and forms a coating selected from the group consisting of anti-reflective, heat-resistant, and optical coatings (see ¶130, second deposition material SiO_2 same time applied as AISb source, layer has no catalytic function, coating could be heat-resistant or optical coating).

Ichibara et al., however, does not teach utilizing a DC plasma source.

In the same field of endeavor, <u>Chistyakov</u> teaches the use of a DC plasma source since it can be advantageous of reducing probability of establishing electrical breakdown condition leading to an undesirable electrical discharge (see col. 3, lines 57-67).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to incorporate a DC plasma source since it can be advantageous of reducing probability of establishing electrical breakdown condition leading to an undesirable electrical discharge.

With regards to claim 21, Ichibara et al., teaches an apparatus according to claim 20, wherein the second deposition material source is a VD source, including a CVD source, a PVD source, or a PECVD source (see ¶130, sputtering is a PVD source).

With regards to claim 22, <u>Ichibara et al.</u> teaches an apparatus according to claim 20, wherein the second deposition material source is configured to carryout deposition processes including: PECVD, CVD, PVD, sputtering, hollow-cathode sputtering, vapor deposition using boats, e-beam, and/or supported by an ion process, ion plating,

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microwave deposition, ICP (inductive coupled plasma), parallel-plate PECVD, and/or honeycomb electrode structures (see ¶130, sputtering process utilized).

With regards to claim 23, Ichibara et al., teaches an apparatus according to claim 21, wherein the second deposition material source comprises a sputtering electrode containing the first and/or the second deposition material to be deposited, wherein the sputtering electrode is positioned such that, during use, the plasma generated by the plasma source sputters the first and/or the second deposition material from the sputtering electrode onto the substrate (see ¶130, sputtering technique utilized with plasma Argon gas to sputter SiO₂ target onto substrate).

With regards to claim 24, <u>Ichibara et al.</u> teaches an apparatus according to claim 23, wherein the sputtering electrode is arranged downstream of the plasma source and is provided with a plasma passage to allow the plasma to pass from the source to the substrate (see ¶130, sputtering target SiO₂ arranged whereby plasma particles can sputter the target and deposit on substrate).

With regards to claim 25, <u>Ichibara et al.</u> teaches an apparatus according to claim 23, wherein the sputtering electrode abuts the plasma source (see ¶130, in sputtering process, the plasma source and the sputtering electrode target should be adjacent to one another).

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With regards to **claim 25**, <u>Ichibara et al.</u> teaches an apparatus according to **claim 23**, further comprising a fluid supply channel configured to supply the first deposition material to be deposited, being in a volatile state, to the plasma.

With regards to claim 30, Ichibara et al., teaches an apparatus according to claim 20, wherein a wall of the process chamber is provided with a passage to pass the substrate into and/or out of the process chamber (if substrate is in the process chamber, there must have been a passage that the substrate went through to reach it's destination).

With regards to claim 34, <u>Ichibara et al.</u> teaches an apparatus according to claim 20, wherein the first and/or second deposition material is vapor deposited on the substrate (see ¶57, CVD may be utilized).

With regards to claim 35, <u>Ichibara et al.</u> teaches an apparatus according to claim 20, further comprising a separate sputtering source configured to sputter material onto the substrate (see ¶130, sputtering device available).

With regards to **claim 36**, <u>Ichibara et al.</u> teaches a method according to **claim 1**, wherein the first deposition material is ZnS and the second deposition material is SiO₂ (see ¶130, ZnS / SiO₂ material utilized).

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Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Ichibara</u>
 et al. and <u>Chistyakov</u> as applied to claim 1 above, and further in view of <u>Sakai et al.</u>
 (Pub No. US 2002/0016017 A1, hereinafter Sakai et al.).

With regards to claim 10, <u>Ichibara et al.</u> and <u>Chistyakov</u> teach the limitations of claim 1 for the reasons above.

<u>Ichibara et al.</u> and <u>Chistyakov</u>, however, does not teach the substrate moving so that different parts of substrate contacts the plasma.

In the same field of endeavor, <u>Sakai et al.</u> teaches ho moving a substrate in a plasma CVD process is advantageous since this will form a film which is continuously and uniformly formed on the substrate (see ¶19).

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Ichibara</u>
 et al. and <u>Chistyakov</u> as applied to <u>claim 1</u> above, and further in view of <u>Sasaki et al.</u>
 (USP# 7,081,272 B2, hereinafter <u>Sasaki et al.</u>).

With regards to claim 16, Linbara et al. and Chistyakov teach the limitations of claim 1 for the reasons above.

<u>Ichibara et al.</u> and <u>Chistyakov</u>, however, does not teach the film to be porous.

In the same field of endeavor, <u>Sasaki et al.</u> teaches how porous thin films are advantageous in that it will prevent glaring and for improving the light transmittance (see col. 24, lines 20-42).

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Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to incorporate a porous layer in order to prevent glaring effects and for improving the light transmittance as taught by <u>Sasaki et al.</u>

7. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Ichibara et al.</u> and <u>Chistyakov</u> as applied to claim 20 above, and further in view of <u>Williams et al.</u> (USP# 5,468,520, hereinafter <u>Williams et al.</u>).

With regards to claim 20, <u>Ichibara et al.</u> and <u>Chistyakov</u> teach limitations of claim 20 for the reasons above.

<u>Ichibara et al.</u> and <u>Chistyakov</u>, however, does not teach an apparatus according to claim 20, further comprising a substrate supply roller and discharge roller, respectively, configured to supply and discharge, respectively, a substrate that can be rolled up to and from the process chamber, respectively.

In the same field of endeavor, <u>Williams et al.</u> teaches a roller system whereby a substrate can enter and leave the process chamber (see Fig. 3, substrate on rollers will enter and leave the process plasma chamber).

 Claims 31-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichibara et al., and Chistyakov as applied to claim 20 above, and further in view of Guerra (Pub No. US 2003/0228727 A1, hereinafter Guerra).

With regards to claim 31, Lichibara et al., and Chistyakov teach limitations of claim 30 for reasons above.

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Ichibara et al. and Chistyakov, however, does not teach an apparatus according to claim 30, wherein at least apart of the passage the process chamber wall is bounded by oppositely arranged feed-through rollers configured to engage a part of the substrate disposed between them during use, for feed-through of the substrate

In the same field of endeavor, <u>Guerra</u> teaches rollers which engage on the substrate to deform the substrate thus causing corrugation shaped substrates with a sputtering chamber (see Fig. 6, ¶131).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made since the position of the rollers whether it be inside or outside would not have modified the operation of the device. One of ordinary skill in the art would have recognized that the rollers could also be incorporated within the chamber (see *In re Japiske*, 181 F.2d 1019, 86 USPQ 70 (CCPA 1950)).

With regards to claim 32, <u>Guerra</u> teaches an apparatus according to claim 29, further comprising a deformation means member configured to deform the substrate which has unrolled form the supply roller (see Fig. 6, deformation means 53).

With regards to **claim 33**, <u>Guerra</u> teaches an apparatus according to **claim 32**, wherein the deformation member is configured to corrugate and/or serrate the substrate (see Fig. 6, substrate corrugated).

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9. Claim 37 is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Ichibara</u> et al. and <u>Chistyakov</u> as applied to claim 1 above, and further in view of <u>Shibata</u>.

With regards to claim 37, <u>Ichibara et al.</u> and <u>Chistyakov</u> teaches the limitations of claim 1 for the reasons above.

Ichibara et al. and Chistyakov, however, does not teach a method according to claim 1, wherein the first deposition material is MgF₂ and the second deposition material is TiO₂.

In the same field of endeavor, <u>Shibata</u> teaches how MgF_2 and TiO_2 may be deposited using a plasma method (see ¶64).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize plasma processes to deposit MgF₂ and TiO₂ since this has been made well-known and demonstrated by <u>Shibata</u> that a plasma process can deposit such materials. Furthermore, such selection of well-known materials do not hold patentable weight unless criticality of the selection of materials are clearly disclosed within the specification (see *In re Leshin*, 227 F.2d 197, 125 USPQ 416 (CCPA 1960)).

Allowable Subject Matter

10. Claims 3, 4, and 26-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAE LEE whose telephone number is (571)270-1224.

The examiner can normally be reached on Monday - Friday, 7:30 a.m. - 5:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Richards can be reached on 571-272-1736. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jae Lee/ Examiner, Art Unit 2895 /N. Drew Richards/ Supervisory Patent Examiner, Art Unit 2895

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